IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

IN RE:			: Case No	
	Movant, v. Respondent.		Chapter : Related to Document No : Hearing:	
		ORDER SETTING E	EVIDENTIARY HEARING	
		an	, 200 nd Respondent's of counsel that the only issue f	
involves	It is h	ereby <i>ORDERED</i> an evid	dentiary hearing on the above 1	matter is scheduled for
Tower, 600	Grant S		, <i>M</i> , in Courtroom D 19. <i>Discovery shall close on</i> _	, 54 th Floor, U.S. Steel
	It is I	F <i>URTHER ORDERED</i> t	that <i>on or before</i>	, 200:
	(1)	Each Party shall e-file their respective expert reports, if any, and hand deliver a courtesy, original copy of the same to the Court for use by the Court at the time of hearing;		
	(2)	The Parties shall cooperate in the exchange of all documents incidental and related to the matter at issue and file an Exhibit List identifying all exhibits to be offered at the time of the evidentiary hearing and simultaneously providing the Court a courtesy copy of the exhibits and Exhibit List. Unless an objection is noted on the Exhibit List, exhibits will be admitted without further testimony. Any objections noted on the list as to the admissibility of		

a specific exhibit will be resolved prior to use of the exhibit. All exhibits upon which there is an agreement as to admissibility shall be pre-marked as "Court Exhibits" in numerical fashion ("CR-1", "CR-2", etc.) with subcategories of exhibits pre-marked alphabetically ("CR-1(a)", "CR-1(b)", etc.) The Debtor's exhibits shall be pre-marked *numerically* with subcategories of exhibits pre-marked *alphabetically* ("1(a)", "1(b)", etc.) The Respondent's exhibits shall be pre-marked *alphabetically* with subcategories of exhibits pre-marked *numerically* ("A(1)", "A(2)", etc.) No other documents will be admitted at the time of the evidentiary hearing unless counsel shows cause for their prior non-disclosure pursuant to this Order. Mere inability to timely locate documents shall not constitute cause.

(3) To the extent the Parties agree to present their case upon stipulated facts and without live testimony, all or in part, the Parties shall file their Stipulation setting forth all of the agreed upon facts to be relied upon by the Court in rendering its decision.

It is *FURTHER ORDERED* that *Failure by any Party to comply with any terms of this Order* will result in the imposition of sanctions on said Party by, *inter alia*, reprimand, fine, prohibition against said Party for offering testimony and/or dismissal.

Thomas P. Agresti United States Bankruptcy Judge

Case Administrator to mail to:

Trustee
Debtor
Counsel for Debtor/Movant
Counsel for Respondent